

**SAIC**  
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DCN: RZ3-SAI-R07011-01-OG-01768

July 24, 1995

**SUBMITTED VIA FACSIMILE**

Mr. Aaron Schmidt  
Missouri Department of Natural Resources  
Hazardous Waste Program  
205 Jefferson Street  
Jefferson City, Missouri

Re: EPA Contract No. 68-W4-0005; EPA Work Assignment No. R07011  
RFA at McDonnell-Douglas Hazelwood, Missouri Facility  
SAIC Project No. 05-5029-07-2965-050  
Period of Performance March 14, 1995 to September 30, 1995

Dear Aaron:

This letter documents our telephone conversation of July 13, 1995. In this conversation we discussed a number of issues related to the USEPA and Missouri DNR comments on the Revised Draft RFA Report and Conclusions and Recommendations for the McDonnell-Douglas Hazelwood Facility. These comments were transmitted in your letter dated July 7, 1995, and received by SAIC July 12, 1995.

The following are our discussion points, and the resolutions agreed to:

- SAIC will not prepare formal responses to the comments.
- SAIC will incorporate information on SWMUs 1, 2, and 9 provided to MDNR by McDonnell-Douglas to eliminate Data Gap No. 1, but will not attempt to obtain from McDonnell-Douglas any analytical data on wastes managed at SWMUs 1, 2, and 9.
- Contrary to McDonnell-Douglas' statements, SAIC does not have the information necessary to eliminate Data Gaps No. 4, 5, 6 and 8. SAIC will note the data gaps in the report and indicate that MDNR directed SAIC not to pursue them further.
- SAIC will not incorporate any information on current closure activities being conducted by McDonnell-Douglas at SWMUS 1, 3 and 4.



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- SAIC will cite application dates for each of the resource recovery certifications granted the facility by MDNR. (Comment No. 7)
- SAIC will cite the date of the memorandum transmitting USEPA risk-based action levels in the introduction to Section 5.0. (Comment No. 10)
- SAIC will attempt to obtain the information requested in Comment No. 11. If obtained, the information will be summarized in one to two paragraphs in the introduction to Section 5.0.
- MDNR will provide SAIC with the date of closure certification for SWMU 11. SAIC will include this date, and cite MDNR LUST program cleanup levels instead of USEPA risk-based action levels.
- SAIC agrees that the use of the terms "alluvial" and "alluvium" in Section 3.3 is incorrect. SAIC will use the term "unconsolidated", instead.

For the remaining comments or data gaps, SAIC agrees with MDNR's comments, and will incorporate the new information provided by MDNR and/or make the requested changes. If you disagree with any of the information in this letter, please contact me at (703) 917-7928. I will assume you agree with this letter unless I receive comments from you.

Sincerely,  
**SCIENCE APPLICATIONS INTERNATIONAL CORPORATION**  
Environmental and Health Sciences Group

*Kate Fox*

Kate Fox  
Work Assignment Manager

cc: Pat Reitz, EPA WAM  
Aaron Zimmerman, EPA RPO  
Fred Molloy, SAIC RPM  
SAIC Document Control